## UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA SPARTANBURG DIVISION

JANE DOE, Civil Action No.: 7:21-cv-03193-JD

Plaintiff,

v.

LIMESTONE UNIVERSITY F/K/A LIMESTONE COLLEGE, COLLINS MURPHY, MG FREESITES, LTD. d/b/a PORNHUB.COM and HAMMY MEDIA, LTD. d/b/a XHAMSTER.COM

Defendants.

# DEFENDANT MG FREESITES, LTD.'S CONSENT MOTION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT

Pursuant to Federal Rule of Civil Procedure 6(b), Defendant MG Freesites, LTD., d/b/a Pornhub.com ("MG Freesites") files this Consent Motion for Extension of Time to Respond to Plaintiff Jane Doe's Amended Complaint (Dkt. No. 11), and in support thereof states as follows:

- 1. On September 30, 2021, Plaintiff filed her Complaint in this action (Dkt. 1).
- 2. On November 18, 2021, Plaintiff filed her Amended Complaint.
- 3. On January 24, 2022, Defendant MG Freesites executed a Waiver of Service (Dkt. 14) requiring it to respond to Plaintiff's Amended Complaint on or before April 25, 2022.<sup>1</sup>
- 4. Defendant MG Freesites anticipates filing a Motion to Dismiss the Complaint in the instant action under Rule 12(b)(6) of the Federal Rules Civil Procedure. However, counsel for the Plaintiff has indicated to counsel Defendant they anticipate amending their Complaint in the next thirty (30) days. Accordingly, Plaintiff and counsel for MG Freesites have agreed that it is in

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The Waiver of Service was filed with the Court on or about February 3, 2022.

the interests of judicial economy and efficiency to briefly defer MG Freesites' response to the Amended Complaint.

- 5. Federal Rule of Civil Procedure 6(b) allows this Court discretion to enlarge periods of time for good cause where, as here, the requested extension is made before the deadline. The parties agree that the interests of judicial economy and efficiency justify the requested extension.
- 6. The requested extension is not sought for dilatory reasons or for any other improper purpose, will not affect any other deadlines, and will not prejudice any party or the Court. The parties agree that neither will be prejudiced by the requested extension of time.
  - 7. Plaintiff consents to Defendant MG Freesites's request.

WHEREFORE, Defendant MG Freesites respectfully requests this Court enter an order enlarging the time within which to respond to the Complaint by thirty (30) days, or until and including June 27, 2022.

#### WE SO MOVE:

DATED: May 20, 2022

Columbia, South Carolina

TURNER, PADGET, GRAHAM AND LANEY, P.A.

By: /s/ Mark B. Goddard | Attorney ID: 9361 1901 Main Street, 17<sup>th</sup> Floor Columbia, SC 29201 email | mgoddard@turnerpadget.com direct | 803-227-4334

J. Kenneth Carter | Attorney ID: 05108 email | kcarter@turnerpadget.com direct | 864-552-4611 Post Office Box 1509 Greenville, South Carolina 29602 facsimile | 864-282-5993 Attorneys for Defendant MG Freesites, Ltd.

### **WE CONSENT:**

### BELL LEGAL GROUP, LLC

/s/ J. Edward Bell, III
J. Edward Bell, III (#1280)
Joshua M. W. Salley (#13214)
BELL LEGAL GROUP, LLC
219 North Ridge Street
Georgetown, SC 29440
Telephone: (843) 546-2408
jeb@edbelllaw.com
jsalley@edbelllaw.com
Counsel for Plaintiffs

## DOLT, THOMPSON, SHEPHERD & CONWAY, PSC

Tyler S. Thompson (admitted Pro Hac Vice) Liz J. Shepherd (admitted Pro Hac Vice) Jordan A. Stanton (admitted Pro Hac Vice)

## DOLT, THOMPSON, SHEPHERD & CONWAY, PSC

13800 Lake Point Circle Louisville, KY 40223 Telephone: (502) 244-7772 tthompson@kytrial.com lshepherd@kytrial.com jstanton@kytrial.com Counsel for Plaintiffs